

July 29, 2019

Beryl Lipton P.O. Box 55819 Boston, MA 02205-5819 18879-80450550@requests.muckrock.com

CM/RRR#7007 0220 0000 5714 5734 & Via Email

Re: Cause No. D-1-GN-15-004487, City of Dallas v. Ken Paxton, Attorney General of Texas, In the 419 Judicial District Court of Travis County, Texas (Dallas61) (OR2015-19528)

Dear Beryl Lipton,

This letter involves your request for information from the City of Dallas. The City and the Attorney General have reached a settlement in this case and some of the information responsive to your request may be withheld under Texas Government Code section 552.107 and *Paxton v. City of Dallas*, 509 S.W.3d 247 (Tex. 2017) (see enclosed agreed final judgment).

The Attorney General is required to attempt to notify you of this settlement and, as the requestor, you have the right to intervene in this suit to contest withholding this information (see enclosed Tex. Gov't Code § 552.325(c)). The court is required to give you a reasonable period of time to intervene after this notice is given before entering final judgment in the lawsuit.

Please be advised that on August 28, 2019, on the 8:30 a.m. Uncontested Docket, Travis County Courthouse, 1000 Guadalupe, Austin, Texas, the agreed judgment will be presented to the court. If you intend to intervene, your motion must be on file with the Travis County District Clerk's office on or before that date, and it would be greatly appreciated if you would notify me in writing beforehand.

If you have any questions about the lawsuit or the settlement, please contact the undersigned attorney.

Sincerely,

Rosalind L. Hunt

Assistant Attorney General Administrative Law Division Office of the Attorney General

Telephone: (512) 475-4166 Facsimile: (512) 457-4677 Rosalind.Hunt@oag.texas.gov

ATTORNEY FOR DEFENDANT ATTORNEY GENERAL OF TEXAS

encl. Agreed Final Judgment and Tex. Gov't Code § 552.325(c)

cc. James B. Pinson Via Email: james.pinson@dallascityhall.com

Cause No. D-1-GN-15-004487

CITY OF DALLAS,	§	IN THE DISTRICT COURT OF
Plaintiff,	§	
v.	§	
	§	419th JUDICIAL DISTRICT
KEN PAXTON, ATTORNEY	§	
GENERAL OF TEXAS,	§	
Defendant.	§	TRAVIS COUNTY, TEXAS

AGREED FINAL JUDGMENT

This is a lawsuit under the Public Information Act (PIA), Texas Government Code chapter 552, by which Plaintiff City of Dallas sought declaratory relief from open records rulings OR2015-19528, OR2015-23745, and OR2015-26494 of Defendant Ken Paxton, Attorney General of Texas. The rulings required the City to release information it claimed was subject to the attorney-client privilege because the City did not timely request an attorney general decision and failed to demonstrative a compelling reason to withhold the requested information. See Tex. Gov't Code § 552.302.

During the pendency of the lawsuit, the Texas Supreme Court issued *Paxton v. City of Dallas*, 509 S.W.3d 247 (Tex. 2017), which held "a 'compelling reason' to withhold confidential attorney-client communications exists and, absent waiver, rebuts the presumption that the information protected by the privilege is 'subject to required public disclosure." *Paxton v. City of Dall.*, 509 S.W.3d 247, 267–68 (Tex. 2017). Consistent with the *Paxton* decision, the parties agree that portions of the requested information are attorney-client

privileged communications and may be withheld from the requestor pursuant to Texas Government Code section 552.107 and *Paxton v. City of Dallas*. Pursuant to section 552.325(c) of the Texas Government Code, the Attorney General may enter into a settlement that allows all or part of the information at issue in this lawsuit to be withheld. The parties agree that settlement is appropriate.

Texas Government Code section 552.325(d) requires the Court to allow a requestor a reasonable period of time to intervene after notice is attempted by the Attorney General. See Tex. Gov't Code § 552.325. The Attorney General represents to the Court that in compliance with Texas Government Code section 552.325(c), the Attorney General sent a letter by certified mail and electronic mail to the requestors, Beryl Lipton, Clayton J. Callen, and Ashley Yarberry, on July 29, 2019, providing reasonable notice that the Agreed Final Judgment would be presented to the court on or after this day. The requestors were informed of the parties' agreement that the City must withhold the information at issue. The requestors were also informed of their right to intervene in the suit to contest this Agreed Final Judgment. The requestors have not filed a motion to intervene. After considering the agreement of the parties and the law, the Court is of the opinion that entry of this Agreed Final Judgment is appropriate.

IT IS THEREFORE ORDERED AND DECLARED that:

1. Pursuant to Texas Government Code section 552.107 and Paxton

v. City of Dallas, 509 S.W.3d 247 (Tex. 2017), the Plaintiff must withhold from

the requestor the attorney-client privileged communications identified as

Exhibits B and D in the information produced to the Attorney General under

the March 1, 2017 Agreed Protective Order.

2. The City must release or withhold all other information responsive

to requests for information in compliance with letter rulings OR2015-19528,

OR2015-23745, and OR2015-26494. Further, the Office of the Attorney

General will not consider these three rulings as "previous determinations"

under Texas Government Code section 552.301(a), (f); and, if the precise

information is requested again, the City may ask for a decision from the

Attorney General under Tex. Gov't Code § 552.301(g).

3. All court costs and attorney fees are taxed against the parties

incurring the same;

4. All relief not expressly granted is denied; and

5. This Order disposes of all claims between the parties and is a final

judgment.

Signed this the _____ day of _____, 2019.

PRESIDING HIDGE

PRESIDING JUDGE

AGREED:

JAMES B. PINSON

State Bar No. 16017700 Dallas City Attorney's Office 1500 Marilla Street, Room 7BN

Dallas, Texas 75201

Telephone: (214) 670-3519 Facsimile: (214) 670-0622

james.pinson@dallascityhall.com

ATTORNEYS FOR PLAINTIFF CITY OF DALLAS ROSALIND L. HUNT

State Bar No. 24067108

Assistant Attorney General Administrative Law Division

Office of the Attorney General of Texas

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Austin, Texas 78711-2548 Telephone: (512) 475-4166 Facsimile: (512) 457-4677 Rosalind.Hunt@oag.texas.gov

ATTORNEY FOR DEFENDANT ATTORNEY GENERAL OF TEXAS C

Effective: September 1, 2009

Vernon's Texas Statutes and Codes Annotated <u>Currentness</u> Government Code (<u>Refs & Annos</u>)

Title 5. Open Government; Ethics (Refs & Annos)

Subtitle A. Open Government

Subchapter H. Civil Enforcement

→→ § 552.325. Parties to Suit Seeking to Withhold Information

- (a) A governmental body, officer for public information, or other person or entity that files a suit seeking to withhold information from a requestor may not file suit against the person requesting the information. The requestor is entitled to intervene in the suit.
- (b) The governmental body, officer for public information, or other person or entity that files the suit shall demonstrate to the court that the governmental body, officer for public information, or other person or entity made a timely good faith effort to inform the requestor, by certified mail or by another written method of notice that requires the return of a receipt, of:
 - (1) the existence of the suit, including the subject matter and cause number of the suit and the court in which the suit is filed;
 - (2) the requestor's right to intervene in the suit or to choose to not participate in the suit;
 - (3) the fact that the suit is against the attorney general in Travis County district court; and
 - (4) the address and phone number of the office of the attorney general.
- (c) If the attorney general enters into a proposed settlement that all or part of the information that is the subject of the suit should be withheld, the attorney general shall notify the requestor of that decision and, if the requestor has not intervened in the suit, of the requestor's right to intervene to contest the withholding. The attorney general shall notify the requestor:
 - (1) in the manner required by the Texas Rules of Civil Procedure, if the requestor has intervened in the suit; or
 - (2) by certified mail or by another written method of notice that requires the return of a receipt, if the requestor has not intervened in the suit.
- (d) The court shall allow the requestor a reasonable period to intervene after the attorney general attempts to give notice under Subsection (c)(2).

CREDIT(S)

Added by Acts 1995, 74th Leg., ch. 1035, § 24, eff. Sept. 1, 1995. Amended by Acts 2009, 81st Leg., ch. 1377, § 11, eff. Sept. 1, 2009.

END OF DOCUMENT



MuckRock News P.O. Box 55819 Beryl Lipton Boston, MA 02205-5819

PS Form 3811, July 2015 PSN 7530-02-000-9053	9590 9402 2720 6351 8537 83 2. Article Number (Transfer from service label)	Beryl Lipton P.O. Box 55819 Boston, MA 02205-5819 [DALLAS61]: [Notice of Proposed Judgment]	 so that we can return the card to you. Attach this card to the back of the mallpiece, or on the front if space permits. 1. Article Addressed to: 	Complete items 1, 2, and 3. Print your name and address on the reverse	SENDER: COMPLETE THIS SECTION	
Domestic Return Receipt	3. Service Type Adut Signature Continue Continue		B. Received by (Printed Name) C. Date of Delivery D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No	A. Signature	COMPLETE THIS SECTION ON DELIVERY	

34	hЕ	U.S. Postal Service TEA CERTIFIED MAIL TEA RECEIPT (Domestic Mail Only; No Insurance Coverage Provided)					
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		Total Postage & Fees	\$				
7007	7007	Sent To Street, Apt. No.; Beryl Lipton or PO Box No. P.O. Box 55819 City, State, ZIP+4 Boston, MA 02205-5819					
		PS Form 3800. August 2006		See Reverse for Instructions			